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Per DE. 32 at 75, the parties are instructed to submit, joint dispute letters, not formal

Joseph N. Gross (Admitted Pro Hac Vice)

Daniel Meier (NJ No. 041942006)

Kevin M. Capuzzi (NJ No. 173442015)

Continental Plaza II

411 Hackensack Ave., 3rd Floor

Hackensack, New Jersey 07601-6323

BENESCH, FRIEDLANDER, COPLAN & ARONOFF LLP MOTIONS. This motion is denied. The Court will oddress counsels' professionalism at the next conference. n

s/Steven C. Mannion

Attorneys for Defendants Stallion Express, LLC, Timothy Kravitz, and Christopher Sahadi. Mannion, U.S.M.J.

12/14/18 Date:

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

STRATEGIC DELIVERY SOLUTIONS, LLC,

Plaintiff,

STALLION EXPRESS, LLC, et al.,

Defendants.

Case No. 2:18-cv-08779-MCA-SCM

DEFENDANTS' MOTION TO STRIKE PLAINTIFF'S DECEMBER 3, 2018 LETTER AND FOR SANCTIONS FOR **EXPARTE** COMMUNICATIONS WITH THE COURT

MOTION DAY: JANUARY 7, 2019

Defendants Stallion Express, LLC ("Stallion"), Timothy Kravitz ("Kravitz"), and Christopher Sahadi ("Sahadi" and, collectively with Stallion and Kravitz, "Defendants") respectfully move (this "Motion") the Court for the entry of an order (i) striking Plaintiff Strategic Delivery Solutions, LLC's ("Plaintiff") December 3, 2018 letter (D.I. 53) (the "Letter"), (ii) sanctioning Plaintiff for its ex parte communications with the Court and improper litigation tactics, and (iii) granting related relief. In support of this Motion, Defendants respectfully state as follows:

PRELIMINARY STATEMENT

Plaintiff commenced this action to enjoin Defendants' supposed misappropriation 1. of certain alleged proprietary documents belonging to Plaintiff. Plaintiff's Complaint identifies three such documents—a "Dispatch Management System ('DMS') User Guide, a SDS Mobile